

REMARKS

Claims 1-19 remain pending in the application. Claims 1-19 currently stand rejected. The Applicant respectfully requests consideration of the following remarks and allowance of the claims.

Claim Rejections under 35 U.S.C. § 102(b)

Claims 1, 6-8, 10, and 15-18 stand rejected under 35 U.S.C. § 102(b) as being unpatentable over U.S. Patent No. 5,867,483 (Ennis). The Applicant respectfully disagrees for at least the following reasons.

In order to anticipate a claim under 35 U.S.C. § 102(b), each and every element as set forth in the claim must be found, either expressly or inherently described, in a single prior art reference. (MPEP § 2131). The Applicant respectfully contends that Ennis does not disclose all the elements of claim 1. Therefore, claim 1 should be allowed.

In particular, independent claim 1 recites a communication control system for bandwidth selection. The communication control system comprises, in part, a processing system configured to display a graphical bandwidth selection indicium on a display device, with the graphical bandwidth selection indicium comprising two or more bandwidth indicia and to receive a user input from the input device in response to the graphical bandwidth selection, with the user input selecting a particular bandwidth indicium of the two or more bandwidth indicia.

Ennis discloses counters that represent different percentage ranges indicating the amount of bandwidth utilization for an access channel or an individual circuit. (Ennis, col. 10, lines 23-26). However, Ennis does not disclose a processing system configured to display a graphical bandwidth selection indicium, as required by claim 1. The counters in Ennis simply display a current bandwidth level for an access channel or individual circuit. Whereas, the processing system of claim 1 displays a graphical bandwidth selection indicium that can be used to select a bandwidth level for a communication link and for a communication session. (current app., pg. 16, lines 11-13).

Furthermore, Ennis discloses a user input in the form of an operator entering bandwidth capabilities and committed information rates. (Ennis, col. 9, lines 42-44). Additionally, Ennis discloses a user input in the form of an operator selecting to view

either an access channel or a circuit level. (Ennis, col. 15, lines 26-30). However, nowhere does Ennis disclose receiving a user input in response to a graphical bandwidth selection, with the user input selecting a particular bandwidth indicium of the two or more bandwidth indicia.

For at least the above reasons, Ennis fails to disclose all of the elements of claim 1. Therefore, claim 1 should be allowed.

Independent claim 10 contains limitations similar to those of claim 1 and, therefore, is also allowable. Additionally, the Applicant refrains from discussion of dependent claims 6-8 and 15-18 in view of their dependence from otherwise allowable independent claims.

Claim Rejections under 35 U.S.C. § 103

Dependent claims 2-5 and 11-14 stand rejected under 35 U.S.C. § 103(a) as being unpatentable over Ennis in view of U.S. Patent Application Publication No. 2003/0079019 (Lolayekar). The Applicant refrains from discussion of dependent claims 2-5 and 11-14 in view of their dependence from otherwise allowable independent claims 1 and 10.

Dependent claims 9 and 19 stand rejected under 35 U.S.C. § 103(a) as being unpatentable over Ennis in view of U.S. Patent Application Publication No. 2003/0055972 (Fuller). The Applicant refrains from discussion of dependent claims 9 and 19 in view of their dependence from otherwise allowable independent claims 1 and 10.

CONCLUSION

The claims in their present form are allowable over the art of record. Therefore, the Applicant respectfully solicits their allowance.

The Applicant believes no fees are due with respect to this filing. However, should the Office determine fees are necessary, the Office is hereby authorized to charge Deposit Account No. 210765.

Respectfully submitted,

/Stephen S. Roche/

SIGNATURE OF PRACTITIONER

Stephen S. Roche, Reg. No. 52,176

Setter Roche LLP

Telephone: (720) 562-2280

Correspondence address:

CUSTOMER NO. 28004

Attn: Melissa A. Jobe

Sprint Law Department

6450 Sprint Parkway

Mailstop: KSOPHN0312-3A461

Overland Park, KS 66251